## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

F'REAL FOODS, LLC and	)
RICH PRODUCTS CORPORATION,	)
	)
Plaintiffs,	)
	)
V.	) C.A. No. 16-41 (CFC)
	) CONSOLIDATED
HAMILTON BEACH BRANDS, INC.,	)
HERSHEY CREAMERY COMPANY and	)
PAUL MILLS d/b/a MILLS BROTHERS	)
MARKETS,	)
	)
Defendants.	)

### PLAINTIFFS' MOTION TO DECLARE THIS CASE EXCEPTIONAL AND AWARD ATTORNEYS' FEES PURSUANT TO 35 U.S.C. § 285

Pursuant to 35 U.S.C. § 285 and the Court's Order on Post-Trial Briefing (D.I. 270), Plaintiffs f'real Foods, LLC and Rich Products Corporation ("Plaintiffs") hereby move the Court to declare this case exceptional and award Plaintiffs their reasonable attorneys' fees.

The grounds for this motion are set forth in Plaintiffs' opening brief and the supporting Exhibits and Declaration, submitted herewith. A form of Order is attached.

MORRIS, NICHOLS, ARSHT & TUNNELL LLP

/s/Taylor Haga

Rodger D. Smith II (#3778)
Michael J. Flynn (#5333)
Taylor Haga (#6549)
1201 North Market Street
P.O. Box 1347
Wilmington, DE 19899-1347
(302) 658-9200
rsmith@mnat.com
mflynn@mnat.com
thaga@mnat.com

Attorneys for Plaintiffs f'real Foods, LLC and Rich Products Corporation

#### OF COUNSEL:

Guy W. Chambers Ellen P. Liu Peter M. Colosi Nicholas A. Shen SIDEMAN & BANCROFT LLP One Embarcadero Center, 22nd Floor San Francisco, CA 94111 (415) 392-1960

September 23, 2019

# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

F'REAL FOODS, LLC and RICH PRODUCTS CORPORATION,	) )	
Plaintiffs,		
v.  HAMILTON BEACH BRANDS, INC., HERSHEY CREAMERY COMPANY and PAUL MILLS d/b/a MILLS BROTHERS MARKETS,	) C.A. No. 16-41 (CFC) ) CONSOLIDATED ) )	
Defendants.		
[PROPOSED] ORDER REGARDING ATTORNEYS' FEES		
WHEREAS, the Court has reviewed Plaintiffs' Motion to Declare This Case Exceptional		
and Award Attorneys' Fees Under 35 U.S.C. § 285 and Defendants' Opposition thereto;		
IT IS HEREBY ORDERED that Plaintiffs' Motion is GRANTED. The Court finds		
that Plaintiffs are entitled to reasonable attorneys' fees and related expenses for this litigation as		
the prevailing party.		
Plaintiffs shall file their accounting of a	attorneys' fees no later than fourteen (14) days	
after the entry of Final Judgment.		

UNITED STATES DISTRICT JUDGE

DATE

#### **CERTIFICATE OF SERVICE**

I hereby certify that on September 23, 2019, I caused the foregoing to be electronically filed with the Clerk of the Court using CM/ECF, which will send notification of such filing to all registered participants.

I further certify that I caused copies of the foregoing document to be served on September 23, 2019, upon the following in the manner indicated:

Francis DiGiovanni, Esquire
Thatcher A. Rahmeier, Esquire
DRINKER BIDDLE & REATH LLP
222 Delaware Avenue, Suite 1410
Wilmington, DE 19801
Attorneys for Defendant Hamilton Beach
Brands, Inc. and Hershey Creamery Company

VIA ELECTRONIC MAIL

VIA ELECTRONIC MAIL

William S. Foster, Jr., Esquire
Kenneth M. Vorrasi, Esquire
Brianna L. Silverstein, Esquire
Lee Roach, IV, Esquire
Katlyn M. Moseley, Esquire
DRINKER BIDDLE & REATH LLP
1500 K Street, N.W.
Washington, DC 20005-1209
Attorneys for Defendant Hamilton Beach
Brands, Inc. and Hershey Creamery Company

VIA ELECTRONIC MAIL

Reeya Thakrar, Esquire
Carrie A. Beyer, Esquire
DRINKER BIDDLE & REATH LLP
191 N. Wacker Dr., Ste. 3700
Chicago, IL 60606-1698
Attorneys for Defendant Hamilton Beach
Brands, Inc. and Hershey Creamery Company

/s/ Taylor Haga
Taylor Haga (#6549)